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4	(Additional counsel listed after signature)			
5	Attorneys for Defendants-Counterclaimants			
6 7	HANDA PHARMACEUTICALS, LLC AND PAR PHARMACEUTICAL, INC.			
8	UNITED STATES DISTRICT COURT			
9	NORTHERN DISTRICT OF CALIFORNIA			
10	SAN FRANCISCO DIVISION			
11				
12	TAKEDA PHARMACEUTICAL CO., LTD.,	Case No. 3:11	-cv-000840 JCS	
13	TAKEDA PHARMACEUTICALS NÓRTH AMERICA, INC., TAKEDA PHARMACEUTICALS LLC, AND TAKEDA	DEFENDANT BHADMACE		
14	PHARMACEUTICALS AMERICA, INC.,	PHARMACE	UTICALS, LLC AND PAR UTICAL, INC.'S JOINDER	
15	Plaintiffs/Counterdefendants,	IN DEFENDA PHARMACE	NT 1 WI UTICALS, INC.'S MOTION 'ENSION OF TIME	
16	V.	FOR AN EAT	ENSION OF TIME	
17	HANDA PHARMACEUTICALS, LLC AND PAR PHARMACEUTICAL, INC.	Judge:	Hon Joseph C Spera	
18	Defendant/Counterclaimant.	Judge.	Hon. Joseph C. Spero Courtroom G, 15 th Floor	
19	Defendant Counterclaimant.	Hearing Date: Hearing Time:	October 3, 2012	
20		mouring rime.	10.30 A.W.	
21		Related Cases:	3:11-cv-01609 JCS 3:11-cv-01610 JCS	
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PLEASE TAKE NOTICE that pursuant to the Court's orders during the telephonic conference held on September 24, 2012, Defendants Handa Pharmaceuticals, LLC ("Handa") and Par Pharmaceutical, Inc. ("Par") (collectively, "Defendants"), hereby join in Defendant TWi Pharmaceuticals Inc.'s ("TWi") Notice of Motion and Motion for an Extension of Time and for a Telephonic Conference Regarding Expert Discovery and Memorandum of Points and Authorities in Support Thereof ("TWi's Motion"), filed on September 24, 2012, Dkt. No. 113, Case No. 3:11cv-01609 JCS.

Defendants adopt as if set forth herein the arguments contained in TWi's Motion and supporting papers. For the same reasons set forth in TWi's Motion and supporting papers, these Defendants request that the Court order Plaintiffs to produce all documents, data, notebooks, or other materials considered or acquired by Advantar Laboratories, Inc. during testing of Defendant Handa's ANDA products related to the expert report of William N. Charman, Ph.D., and order a knowledgeable witness from Advantar to provide a deposition regarding the Advantar work related to the Charman expert report.

1	Dated: September 25, 2012	Respectfully Submitted,
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1	CERTIFICATE OF SERVICE				
2	The undersigned hereby certifies that all counsel of record who are deemed to have				
3	consented to electronic service are being served with a copy of this document via the Court's				
4	CM/ECF system on September 25, 2012.				
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6	/s/ Mark T. Jansen				
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